

# EXHIBIT N

Confidential - Subject to Stipulation and Order of Confidentiality

1 - - -  
2 :SUPERIOR COURT OF  
3 :NEW JERSEY  
3 IN RE: :LAW DIVISION -  
4 PELVIC MESH/GYNECARE :ATLANTIC COUNTY  
4 LITIGATION :  
5 :MASTER CASE 6341-10  
5 :  
5 :CASE NO. 291 CT  
6 - - -  
6 CONFIDENTIAL-SUBJECT TO STIPULATION AND ORDER OF  
7 CONFIDENTIALITY  
8 - - -  
8

September 18, 2012

9 VOLUME III  
10 - - -  
11 Transcript of the continued  
12 deposition of PIET HINOUL, M.D., Ph.D., called for  
13 Videotaped Examination in the above-captioned  
14 matter, said deposition taken pursuant to Superior  
15 Court Rules of Practice and Procedure by and before  
16 Ann Marie Mitchell, a Federally Approved Certified  
17 Realtime Reporter, Registered Diplomate Reporter,  
18 Certified Court Reporter, and Notary Public for the  
19 State of New Jersey, at the offices of Riker Danzig  
20 Scherer Hyland & Perretti LLP, Headquarters Plaza,  
21 One Speedwell Avenue, Morristown, New Jersey,  
22 commencing at 10:16 a.m.  
23 - - -  
24 GOLKOW TECHNOLOGIES, INC.  
24 877.370.3377 ph | 917.951.5672 fax  
25 deps@golkow.com  
25

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1 A. No.

2 Q. Have you looked at the expert reports  
3 that have been served in this case?

4 A. No.

5 Q. You've never read Anne Weber's report  
6 in this case?

7 A. No.

8 Q. Has somebody provided you with  
9 synopses of what her opinions are?

10 A. No.

11 Q. Has anybody provided you any  
12 information about what any of the experts in this  
13 case have stated in their reports?

14 A. No.

15 Q. Are you curious?

16 A. I am.

17 Q. You certainly hold Anne Weber in high  
18 esteem. That's somebody you respect. Correct?

19 A. Yes.

20 Q. If you could, look at the conclusions  
21 on page 17. Correct?

22 I'd like to look with you at the  
23 first paragraph first. There's a phrase in the  
24 second line where Peter Meier refers to clinicians  
25 being well aware of what he describes as an

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1 Q. The Prolift® itself as packaged and  
2 marketed, you did not run any study of that.

3 Correct?

4 A. At the time of launch, no.

5 Q. At the time of launch, the study  
6 you're referring to would include the Gynemesh® PS  
7 study. Correct?

8 A. Correct.

9 Q. Which was a study in which Gynemesh®  
10 was placed into women's bodies not just  
11 transvaginally but also abdominally. Correct?

12 A. They would not be included in that  
13 study.

14 Q. Well, the overall study included all  
15 various sorts of ways to put Gynemesh® into a  
16 woman's body to treat prolapse. Correct?

17 A. Right. Yes. And the learnings from  
18 a foreign body perspective would apply.

19 Q. In terms of the complications that  
20 would occur and how to treat them, there was a  
21 segment of those women in which the Gynemesh® was  
22 placed vaginally. Correct?

23 A. Uh-huh. Correct.

24 Q. That's what medical affairs would  
25 have looked to with regard to the Prolift®